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AUG 271999

August 27, 1999

STRAL COMMUNICATIONS COMMISSION OBERT J. AAMOTH

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### VIA COURIER

Ms. Magalie R. Salas Secretary Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554

Re:

Ex Parte Presentation in the UNE Remand

Proceeding, CC Docket No. 96-98

Dear Ms. Salas:

On August 26 and 27, 1999, Jim Smith, Marcy Greene and the undersigned attorney, on behalf of Excel Communications, Inc. ("Excel"), held meetings with Linda Kinney in Commissioner Ness's Office, Sarah Whitesell in Commissioner Tristani's Office, Bill Bailey in Commissioner Furchtgott-Roth's Office, and Larry Strickling and Carol Mattey of the Common Carrier Bureau regarding the above-referenced proceeding. Excel discussed the matters on the attached hand-out. Further, Excel discussed points raised in its comments and reply comments in this proceeding, and distributed copies of those documents. In general, Excel showed that it would be impaired from providing local services to its existing and prospective customer base – comprised primarily of low-volume residential subscribers dispersed throughout all regions of the United States – unless it has unrestricted access throughout the U.S. to unbundled network element combinations, including loops, transport and switching.

An original and one copy of this notice is provided.

Sincerely,

Robert J. Aamoth

**Enclosures** 

cc:

Bill Bailey Linda Kinney

Carol Mattey

Larry Strickling

Sarah Whitesell

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## FCC Restoration of an Inclusive List of Mandatory UNEs Is Essential to the Development of Viable Local Competition, Especially for Residential and Small Business Consumers

- Excel is the nation's fourth-largest long distance carrier, and its customer base is **predominantly** residential/small business. (Attachment 1). Excel **must** be able to provide competitive local service to this existing customer base. The <u>core</u> of our business plan is to serve residential and rural customers, and to do so employing UNE combinations, including local switching.
- Excel is in a much different position than other CLECs. We already have a customer base that is dispersed among geographic regions across all states. (Attachment 1). Further, this is a primarily low-volume customer base. This is the established customer base we must be able to serve as a CLEC.
- Excel initially formulated a local business plan that entailed local service resale, but abandoned it upon recognizing that avoided-cost resale would not allow us to provide local service profitably.
- If the Commission reinstates a full complement of mandatory UNEs on a uniform national basis, Excel will enter the market broadly across the U.S. to serve residential and other low-volume subscribers. Conversely, if the Commission fails to mandate the availability of a full range of UNEs in combinations, Excel will find it extremely difficult to provide competitive local service to most of our customers in the near future.

- Excel is quite possibly the FCC's best hope for fulfilling the Telecom Act goal of bringing local competition to residential subscribers on a broad scale, because of our unique residential/small business customer base.
- Excel needs the local switching UNE everywhere, all the time. Excel may or may not eventually deploy its own switches in customer-dense areas. But the Commission must recognize that it is not feasible for Excel to deploy many switches, if any at all. Even in the largest MSAs, even in the highest density COs, Excel may not have enough customers to justify deploying its own switch. And there are no real alternatives. The mere fact that CLECs in the aggregate have deployed large numbers of switches does not mean there are alternatives to ILEC local switching. CLEC switches typically are concentrated in urban areas and will not be available to other CLECs on a wholesale basis.
- It is critical that the FCC re-adopt a uniform national list of UNEs. From a business perspective, broadly-based local entry is far more difficult if UNE rules vary among the states.

# **Attachment 1**

FCC Statistics of Communications Common Carriers (1997-98 ed.), Table 1.8



### STATISTICS OF COMMUNICATIONS COMMON CARRIERS

TABLE 1.8 - MARKET SHARES OF PRESUBSCRIBED TELEPHONE LINES BY STATE AS OF DECEMBER 31, 1996 [DATA NOT AVAILABLE BEYOND THIS DATE]

STATE	NUMBER OF TELEPHONE COMPANIES LONG DISTANCE*	MARKET SHARE						TOTAL LINES
		AT&T	MCI	SPRINT	WORLDCON	EXCEL	OTHER CARRIERS	
ALABAMA	68	67.1 %	13.0 %	4.0 %	3.6 %	3.9 %	8.3 %	2,233,362
ALASKA	2	0.0	0.0	0.0	0.0	0.0	100.0	355,185
ARIZONA	95	59,8	14.4	8.9	4.6	2.7	9.6	2,414,612
ARKANSAS	64	67.2	11.4	5.5	4.2	4.7	7.0	1,288,457
CALIFORNIA	100	61.7	16.4	9.0	2.6	2.4	7.9	19,805,310
COLORADO	96	56.1	17.0 11.3	8.9 5.3	4.2	3.1	10,6	2,381,182
CONNECTICUT DELAWARE	65 70	38.8 66.4	16.5	6.3	1.8 1.4	0.8	42.0	2,035,573
DISTRICT OF COLUMBIA	24	67.9	17.7	6.8	2.3	1.1 0.0	8.4 5.3	466,474
FLORIDA	154	66,2	12.2	8.0	2.3 3.3	2.9	5.3 7.3	771,630
GEORGIA	108	64.3	14.4	8.4	3.3 2.7	3.1	7.3 7.2	9,571,502
HAWAII	31	56.5	13.9	18.5	0.4	3.8	7.0	4,275,408 615,288
IDAHO	56	58.5	13.2	6.2	4.5	5.8	11.8	612,755
ILLINOIS	108	66.4	13.6	7.4	2.7	1.9	8.0	7,442,595
INDIANA	83	67,9	13.0	6.5	3.1	2.9	6.6	3,122,167
IOWA	67	61,8	16.5	5.3	5.3	2.8	8.2	1,495,268
KANSAS	72	61.9	13.0	10.9	2.9	3.3	7.9	1,486,306
KENTUCKY	81	67.2	12.6	4.3	4.3	4.6	7.0	1,897,582
LOUISIANA	97	63.2	13.3	4.4	6.3	2.5	10.4	2,265,803
MAINE	61	71,3	11.6	6.6	1.5	2.0	7.1	754,878
MARYLAND	30	64.6	18.8	7.4	1.9	0.0	7.3	3,052,067
MASSACHUSETTS	91	70.5	13.0	8.7	1.9	0.7	5.2	4,151,814
MICHIGAN	88	62.7	14.5	6.2	2.3	3.0	11,2	5,703,053
MINNESOTA	78	58.5	19.8	5.8	2.6	2.9	10.4	2,729,586
MISSISSIPPI	66	66.9	14.0	3.7	4.7	3.2	7.5	1,244,747
MISSOURI	90	62.5	12.9	10.6	3.6	2.9	7.4	3,064,182
MONTANA	51	64.0	11.6	6.2	2.5	4.9	10.7	481,698
NEBRASKA	57	59.2	14.1	6.4	4.3	3.2	12.7	927,923
NEVADA	52	58.6	13.3	14.8	3.0	3.2	7.1	1,074,104
NEW HAMPSHIRE	<b>6</b> 5	71.1	11.3	8.2	1.7	0.9	6.8	752,763
NEW JERSEY	113	71.2	14.3	5.1	2.0	1.0	6.4	5,776,498
NEW MEXICO	66	59.8	16.1	7.6	4.4	3.8	8.4	814,166
NEWYORK	128	64.3	14.2	9.0	1.9	0.9	9.6	11,562,379
NORTH CAROLINA	73	63.8	11.5	10.2	2.5	3.9	8.1	4,166,616
NORTH DAKOTA	49	59.4	16.3	4.4	6.0	3.8	10.2	354,244
OHIO	75	63.1	14.0	7.3	2.8	2.3	10.5	6,227,640
OKLAHOMA	88	63.0	12.4	6.5	3.7	4.4	10.0	1,822,825
OREGON	77	64.0	11.3	9.0	5.0	2.8	7.9	1,847,314
PENNSYLVANIA	112	66.1	14.3	6.4	1.7	1.6	10.0	7,119,669
RHODE ISLAND	63	72.1	12.0	7.5	2.0	1.1	5.3	602,318
SOUTH CAROLINA	63	60.3	14.9	5.3	2.9	4.9	11.6	1,962,005
SOUTH DAKOTA TENNESSEE	50	61.0 67.3	15.0	4.6	4.0	4.8	10.7	385,081
TEXAS	106	67.3	13.3 15.8	6.3 7.7	3.9	3.2	6.0	3,071,812 10,678,438
UTAH	159 68	58.5 58.4	15.8 14.6	7.7 7.4	3.2 4.0	2.9 3.9	11.9	984,594
VERMONT	51	58.1 67.7	14.6 12.5	7. <del>4</del> 7.1	4.0 2.1	3.9 1.1	12.0 9.5	365,472
VIRGINIA	58	61.9	20.6	8.3	2.3	0.9	6.0	3,765,373
WASHINGTON	86	59.8	13.8	10.1	2.3 3.6	3.4	9.4	3,765,373
WEST VIRGINIA	32	69.7	15.5	4.7	2.6	0.4	7.2	846,340
WISCONSIN	79	64.2	14.7	5.7	2.4	2.4	10.7	3,057,769
WYOMING	45	66.9	12.7	6.1	4.0	3.6	6.8	274,309
UNITED STATES	616	63.3	14.5	7.6	2.9	2.4	9.3	157,428,335
N. MARIANA ISL.	3	0.0	71.3	0.0	0.0	0.0	28.7	20,976
PUERTO RICO	9	41.1	10.6	4.0	0.0	0.0	44.4	1,166,721
VIRGIN ISLANDS	5	70.8	0.0	10.3	0.0	0.0	18.9	56,211
GRAND TOTAL	621	63.1 %	14.5 %	7.6 %	2.8 %	2.4 %	9.6 %	158,672,243

Source: Industry Analysis Division, "Distribution of Equal Access Lines and Presubscribed Lines," released November 1997.

\*The estimate for the number of long distance carriers serving a state equals the number of long distance carriers from the local study area with the maximum number of long distance carriers.